page 1 of 3

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF LOUISIANA MONROE DIVISION

U.S. DISTRICT COURT WESTERN DISTRICT OF LOUISIANA RECEIVED

FEB 1 4 2020

UNITED STATES OF AMERICA

TONY R. MOORE, CLERK
BY DEPUTY

VERSUS

· CRIMINAL NO: 3

3:19-cr-00033-01

: JUDGE DOUGHTY

CHRISTOPHER JOE STAMPER: MAGÍSTRATE HAYES

MOTION TO DISMISS/ INSUFFICIANT EVIDENCE

The only evidence that the U.S. prosecuting Attorney has supporting their Claim of guilt against the defendant Christopher Joe Stamper is Circumstantial at best.

There is proof that the crimes of: COERCION AND ENTICEMENT RECEIPT OF CHILD PORNOGRAPHY TWO COUNTS OF POSSESSION OF CHILD

PORNOGRAPHY
FIVE COUNTS RECEIVING CHILD PORNOGRAPHYSTATE OF LA.

were in fact committed on electronic devices in the defendants name.

There are "Face shots" and "Nude shots" of the defendant being sent via "Text New". There are incriminating text, pictures, and videos being sent and received on the defendants device.

8 ° × ° ·	(4) page 20+3
	However, there is no physical evidence
	proving the defendant was in fact behind
110	the device on the dates and times the
	Crimes were committed.
	(5)
-	All pictures being sent from the defendants
	device are saived in his gallery.
	Nine different times during the text
	the perpetrator makes references to not
	wanting to get Caught.
	If the defendant was the perpetrator and
	was concerned with being caught why would he
A	use a device in his name
(B)	Send a face shot
	mention a vare medical conditions he has
	"Chiari malformation and Lupus"
(D)	Send a picture of his Brain Surgery Scar.
(E')	And finally when the victim States she
	will take the blame- Why would be say
	"No tell them I forced you to send pics, video's"
N	8
	The defendant has evidence in paramount
	proportions supporting his claimed innocence-
	9
(A)	A verbal recorded confession to the crimes
	Committed on defendants device by Tiffinie c. Hale.
(B)	
(C)	
	Witnesses Stating that Tiffiniec. Hale, in fact
	Confessed to using the defendants device
	without his consent to intentionally commit
	the crimes in order to set him up to lock
	as though he committed the crimes.
. 1	

From the moment of the defendants correst up to the present moment the defendant has denied any knowledge or any involvement in the crimes and has consistently insisted he is being framed for crimes he did not commit.

In light of this information and evidence the defendant humbly and respectfully request Honorable Judge Doughty grant this Motion to Dismiss.

Respectfully submitted Christopher Jae Stempn prose